EXHIBIT "A"

1. SCOPE OF WORK:

- a. The Contractor shall perform theoretical analyses and exploratory studies of the probable effects of changes of certain variables on the operation of certain special systems for producing electromagnetic radiation; conduct experiments and laboratory tests to determine the effects of changes of certain variables on the operation of such systems; examine the feasibility of bringing about predetermined changes in the variables involved and recommend lines of approach for the development of means for accomplishing such changes. Provide directions and discharge "Systems Engineering Responsibilities" in connection with the technical research and investigations being conducted by all associated contractors to insure technical coordination and compatibility of the overall project effort.
- b. The Contractor shall perform such additional work related to a above, as the Contracting Officer may from time-to-time request and the Contractor agree to perform.

2. PRODRESS PAYMENT:

The Contractor shall be entitled to progress payments hereunder based upon appropriate statements indicating costs incurred in behalf of the project. Such invoices shall be suthenticated by an officer of the Research Fiscal Office of the

3. PERIOD OF PERFORMANCE:

The period of performance hereunder shall commence 1 January 1957 and shall be completed on 30 June 1958, unless further extended by appropriate amendment to this Letter Contract or the definitive contract which will replace this Letter Contract.

4. IMDIRECT COSTS:

Indirect costs (overhead) to be applied to direct labor under this Letter Contract shall be in accordance with the principles and policies negotiated between the said the cognizant audit service of the Department of Defense for similar contract work.

5. SPECIAL SECURITY RESERICTIONS:

The Contractor shall not reveal (1) the specific nature or any details of the work being performed bereunder or (11) any information whatsoever with respect to the department of the Government spensoring this contract and the work thereunder except as the Contractor is permitted or directed to reveal such information by the Contracting Officer or his duly authorized representative for security matters.

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G. AUDIT:

Audit of costs hereunder shall be by the cognizant military audit agency, in accordance with security requirements which shall be agreed upon between the Contractor and the Contracting Officer.